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2	BRIAN J. STRETCH (CABN 163973) Chief, Criminal Division
4 5 6 7 8 9	W.S. WILSON LEUNG (CABN 190939) Assistant United States Attorney  450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495 Telephone: (415) 436-6758 FAX: (415) 436-7234  Attorneys for the United States of America  UNITED STATES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA
12	SAN FRANCISCO DIVISION
13 14 15 16 17 18	UNITED STATES OF AMERICA  No. CR-08-00420 PJH  STIPULATION AND [PROPOSED] ORDER DOCUMENTING WAIVER  RUSSELL ALLEN LYLES, JR., Defendant.
19 20	On August 6, 2008, Russell Allen Lyles, Jr., appeared with his counsel, Alan Caplan,
21	Esq., before the Court for a status conference, and a motion schedule was set, with the first of the
22	defendant's motions due on September 17, 2008, and with a hearing date on all the motions set
23	for November 26, 2008. With the agreement of the parties and with the consent of the defendant
24	the Court enters this order excluding time under the Speedy Trial Act from August 6, 2008 to
25	September 17, 2008. The parties agree and stipulate, and the Court finds and holds, as follows:
26	1. The defendant, Russell Allen Lyles, Jr., appeared before the Court on August 6,
27	2008 for a status conference, and the Court scheduled September 17, 2008 as the filing date for

the first of several pre-trial motions that Mr. Caplan indicated he intended to file. Because the

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defendant's motions will be both varied and complicated, Mr. Caplan sought an extended 1 2 briefing schedule. A hearing date for all of the motions was therefore scheduled for November 3 26, 2008. 4 2. Accordingly, because Mr. Caplan requires additional time to prepare and file his 5 motions in order to ensure the effective preparation of counsel, the parties have requested that 6 time be excluded under the Speedy Trial Act from August 6, 2008 to September 17, 2008. 7 3. Given these circumstances, the Court finds that the ends of justice served by excluding the period from August 6, 2008 to September 17, 2008 from Speedy Trial Act 8 9 calculations outweighs the interests of the public and the defendant to a speedy trial, by ensuring 10 continuity and effective preparation of counsel, in accordance with 18 U.S.C. § 3161(h)(8)(A) 11 and (B). 12 STIPULATED: 13 14 15 DATED: August 12, 2008 PLAN, ESO. 16 Attorney for RUSSELL ALLEN LYLES, JR. 17 18 DATED: August 12, 2008 W.S. WILSON LEUNG 19 Assistant United States Attorney 20 21 IT IS SO ORDERED. 22 DATED: August , 2008 23 HON. PHYLLIS J. HAMILTON United States District Judge 24 25 26 27 28